

Gilpin, Hunt & Company Inc.

Printers and Publishers

ORLEANS COUNTY MONITOR
Barton, Vermont
Issued Every Wednesday and Entered
at the Postoffice in Barton as Second-
class Matter

NORTH TROY PALLADIUM
(Leased of A. H. Butterfield)
W. R. Sawyer, Local Manager
North Troy, Vermont
Issued Every Thursday and Entered
at the Postoffice in North Troy as
Second-class Matter.

THE NEWPORT NEWS
R. F. Humphrey, Local Manager
87 Main Street, Newport, Vermont
Issued every Friday and Entered at
the Postoffice in Newport as Second-
class Matter.

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The question of Sunday observance
is one that may well be discussed.
With Sunday sports gaining in popu-
larity, with all manner of commercial-
ized Sunday schemes gradually forc-
ing themselves upon us, where is the
line to be drawn? There is no doubt
about the difficulty of saying that this
thing is bad and this other thing is
good, but few people will say that
the Sabbath, but the gradual change from
a quiet, restful worshipful Sunday
of a generation ago to a Sabbath of
travel, sport and gala day observance
is a change which we doubt being for
the best. Who has an opinion about
the subject which they will put into
words and submit for publication?

This paper has noticed no response
from the Barre Times or from Con-
gressional Candidate Gordon of that
city in reply to an editorial contain-
ed in this column asking the Times
and Mr. Gordon a simple question or
two in reference to Gordon's reported
labor associations. Gordon and Gil-
son both appear to be fighting a rap-
idly losing game against Con-
gressman Dale. Gibson's hope of be-
ing wet enough to inherit Trainor's
absolutely wet following and dry
enough to get some of the dry sup-
port is working havoc with him and
Gordon just don't seem to "get on."
Meanwhile Dale continues to travel
over the district making friends and
votes wherever he goes.

It appears that every opponent of
Emery, who is seeking the Republi-
can nomination for governor, fears
Emery above any of the other oppo-
nents, which is pretty conclusive proof
that Emery is strong wherever these
opponents may travel. Notwith-
standing the avalanche of printed
matter from Hartness, the pomp of
Babbitt and the bluster of Agan, Em-
ery's strength is holding fast. And
why not? Emery supporters are for
him because they believe in him from
first to last as the man for governor.
His supporters have not been coerced,
coerced, coddled, commissioned, com-
manded or comforted into believing
as they do. This kind of support is
worth more to a man than the manu-
factured kind, and with a few excep-
tions it is the kind of support that
has won out in Vermont. Emery him-
self and Emery supporters who are
keeping most closely in touch with
the situation are doing little worry-
ing.

The people of this part of Vermont
appear to be better supporters of
chauntiques than the residents of
other sections of the state. We hear
about the people of this and that
town like Brattleboro and Rutland
losing money, or rather the guaran-
tors doing so. In Orleans County
this thing is almost unheard of. Or-
leans has supported a chauntique for
years and has made money on occa-
sions. Newport sold its entire allot-
ment of advance season tickets this
year without a canvass of the public.
North Troy is meeting with success,
and even Charleston is this year
putting on a three days' chauntique.
Several splendid winter lyceum courses
are successfully supported, year
after year in this county too, a thing
said to be rare in some sections of
the state. Perhaps Orleans people ap-
preciate good talent a little more
than other sections of the state and
give their support to such high class
entertainments more freely and
wholeheartedly. At the other ex-
treme the cheap shows find it difficult
to get into and out of this territory
and pay expenses. The complaint is
one worthy of mention at least. It
indicates a wholesome and uplifting
taste for worth-while amusement
which is said to be lacking in the peo-
ple of America as a whole at this
time.

Few, if any people in this vicinity
have been "stung" by Pointz and his
"get-rich-quick" offer, but there are
those in every town of any size in
Vermont who have ventured into the
methods of increasing their wealth
rapidly by sending their money out of
town. If the money is sent to the
prominent men of Newport, or Bar-
ton, or other centers in Orleans County,
it is schemes more or less on the

Pointz "big-profits-quick" plan could
have been invested in legitimate
home enterprises where reasonable
parties required more capital and
were willing to pay a reasonable re-
turn, both these places and the whole
surrounding country would be better,
busier and happier. Home enter-
prises are always seeking aid and
assistance. Home people always have
money to invest. But too many home
people see only the chance for big
direct returns of their money—and
by "seeing" such returns is meant
just that. All too many may never
realize the returns they see. In the
meantime young men and new indus-
tries seek help to build up the home
town and are "frozen out" or at best
handicapped. Some form of com-
munity underwriting of legitimate
home enterprises and worthy young
men who need help would do won-
ders toward building up our towns.
Our communities have been robbed of
tens of thousands of dollars because
of the eagerness of the possessor of
a little fortune, earned in his com-
munity, to make it bring him "Pointz"
returns by sending it away. The
same money put into home enter-
prises might not "promise" so big a re-
turn but it is quite as apt to pay, and
in the long run pay big, for the com-
munity has been given impetus
thereby and indirectly money invest-
ed at home has helped the investor
on all sides. Think of the prominent
examples of money invested out of
town which never came back and never
will. But the lesson is never
learned. In another dozen years
another "Pointz" will rob the people
of millions, and in the meantime
half-Pointz will drain our commu-
nities of money which is needed at
home.

PRESS CLIPPINGS

A Hard Wallop.
(Burlington News)

After taking a drink of a popular
beverage now retailing at \$15 a
quart a friend of ours looked around
in a dazed way and inquired "Did
the lightning hit anyone else?"

Babbitt Has Trouble at Home.
(Springfield Reporter)

The report that nine citizens of Bel-
lows Falls are circulating a petition
in that town for F. H. Babbitt for
governor and are thoroughly can-
vassing the place by districts lends
countenance to the rumor that Mr.
Babbitt might have a hard time try-
ing to carry his own town.

Babbitt's Small Campaign Account a
Joke.
(St. Albans Messenger)

There are two manifest over-
sights in Fred H. Babbitt's state-
ment of campaign expenses—Col.
John E. Piddock and Edmund P.
Howe. In the case of the latter, at
least, the public has positive assu-
rance, in the columns of Father's
newspapers—that he is not doing
publicity work for his health.—Rut-
land Herald.

Seemingly, the Herald believes
that the newspapers should run Bab-
bitt's unofficial expense account in
their joke columns.

Wet Platforms Not Popular.
(Barre Times)

The candidacy of Raymond Trainor
of White River Junction as a Re-
publican candidate for representative
in congress from the second district
did not gain the momentum which
had apparently been expected of it.
Mr. Trainor was recognized as a cap-
able man but when he attempted to
build a campaign largely on the liq-
uor issue he failed to judge the tem-
per of the people in the district cor-
rectly. There was, and is, a desire
in the district to be represented by a
man of many issues, not of a restrict-
ed number. Hence there was not a
marked addition to the ranks of the
White River Junction man, so that
he probably was far in the rear of
the race when he took it upon himself
to retire from the contest.

An Election Estimate.
(Stanstead Journal)

Commenting on the outlook of the
campaign for governor, the Rutland
Herald says that Agan and Emery
alone are running on any definite
policy or strength of following: the
former with a formidable "protest"
vote and the latter with a large per-
sonal following and the dry vote of
the state. Of course the Herald hopes
for and expects Agan's election, a
repetition of the fiasco of 1918. Prob-
ably it is foolish to guess on the result,
but it looks like this: Emery will car-
ry nearly solid, Orleans, Essex, Cale-
donia and Orange counties, about 50
per cent of Franklin, Lamoille, Grand
Isle and Washington; about 25 per
cent of Windsor, Windham, Chittenden
and Rutland and 15 per cent of
Addison. This estimate gives Mr.
Emery a substantial lead over the
field in the primary vote. Doubtless
the primary vote will be the largest
in its history.

Leave Smaller Towns.
(Barre Times)

The figures of population in Cale-
donia county are now available, show-
ing an unmistakable trend away
from the smaller towns into the larger
communities and at the same
time, a loss in several of the larger
towns to other towns in Vermont and
to other states. Of the 17 towns all
lost population except four, the latter
being St. Johnsbury, Lyndonville,
Kirby and Wheelock.
Hardwick, one of the three large
towns in the county, experienced the
loss which seems to have been general
granite centers of Vermont at
least, for Hardwick dropped from 3,1-
291 to 2,641, making the largest per-
centage of decrease in the county. The
other 12 towns which lost population
decreased in percentages of from 4 to
16 per cent. But the loss of the
county as a whole was rather less
than had been expected, due of course
to the development of St. Johnsbury
and Lyndon.

If the other counties of the state
which had been expected to lose in
proportion to the census should maintain the great-
er or less than Caledonia there would be
no danger of losing one of Vermont's
counties having the largest popu-
lation in the state. The census
figures are likely to show fairly good
increases.

CONSTITUTIONAL CHANGES

Vermont Committee to Hold Public
Hearing August 28.

The commission to consider and re-
port amendments to the constitu-
tion of Vermont has held several
meetings in the performance of its
duties. Through the press and oth-
erwise it has invited suggestions
from the good people of the state as
to what might be desirable in the
way of change in or addition to the
fundamental law. The response has
been quite general and of great value
to the commission in its work and
each suggestion has received the
careful and earnest consideration to
which it is entitled. In furtherance
of the idea of full publicity and to
insure that every person so desir-
ing may have the fullest opportunity to
be heard, the commission will hold a
public meeting in the senate cham-
ber at Montpelier on August 24 at
10 o'clock in the forenoon, and every-
one is cordially invited to attend and
participate. While the commission
is anxious to hear everyone who
wishes to be heard, such brevity as
is consistent with clearness will be
appreciated.

Suggestions upon the following
proposals of amendment are especial-
ly invited:

- (1) Divisions of the state into
senatorial districts.
- (2) The restoration of the Sep-
tember election.
- (3) Lengthening of the term of
office of legislative representatives and
a provision for filling a vacancy in
the office of town representative.
- (4) Provision for a budget sys-
tem of state finance and for an item
veto.
- (5) Change of method in selection
of justices of the supreme court and
superior judges and of the tenure of
their office.
- (6) Authorization to eliminate
jury trials in petty cases and where
accounting with numerous items is
involved.
- (7) Equal suffrage and compul-
sory voting.
- (8) The Public Service Commis-
sion in its relation to the constitu-
tion.

The following propositions will also
be considered:
Elimination of assistant judges as
constitutional officers, the time lock;
establishing of a minimum popu-
lation to entitle a town to a repre-
sentative; initiative and referendum,
change in method of issuance and
amendment of municipal charters.

Any person wishing to present
new proposals will be courteously
heard and their ideas given due con-
sideration.
Any person who cannot be present
and wishes to express his ideas may
do so in writing addressed to Melvin
G. Morse, secretary of the commis-
sion, at Montpelier.

Catarrh Cannot Be Cured

With LOCAL APPLICATIONS, as they
cannot reach the seat of the disease. Cat-
arrh is a blood or constitutional disease,
and in order to cure it you must take in-
ternal remedies. Hall's Catarrh Cure is
taken internally and acts directly on the
blood and mucous surface. Hall's
Catarrh Cure is not a quick medicine, it
is a permanent cure. It is composed of
the best blood purifiers, acting directly on
the mucous surface. The perfect combina-
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lots of it, the Standard
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Start your gasoline
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want long and reliable
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Let me sell you a
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PROBATE COURTS

Special sessions of the Probate Court will
be held at the office of F. W. BALDWIN, in
BARTON, on the second and fourth Friday
of each month in the afternoon; and at the
office of E. A. COOK, in ORLEANS, at
the afternoon of the third Friday of each
month. Parties desiring to transact Probate
business at Barton or Orleans should notify
the Judge in advance, that he may take the
necessary papers.
The Probate office at NEWPORT will be
open every day, except Sundays and hol-
idays; but those coming from a distance, as
far as possible, should make special appoint-
ments with the Court in advance.
E. J. SMITH, Judge.

DR. EDWIN L. MILLER
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Graduate of Ontario Veterinary
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Complete X-ray equipment—Hospital
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or telephone.

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ORLEANS, VERMONT

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F. A. Jervah, 18

Estate of Augustus F. French

STATE OF VERMONT

District of Orleans, ss.
The Honorable Probate Court for the Dis-
trict Aforesaid:

To the heirs and all persons interested in
the estate of Augustus F. French, late of
Barton in said District, deceased:
GREETING:

WHEREAS, application hath been made
to this Court in writing, by the Executor of
the last will and testament of said Augustus
F. French, for the purpose of obtaining au-
thority to sell all of real estate of said de-
ceased, for the payment of debts and charges
of administration, and the amount of
personal estate and the situation of the
real estate.

WHEREUPON the said Court appointed
and assigned the 27th day of August,
1920, at F. W. Baldwin's office in Barton
in said District, at 3 o'clock p. m., to
hear and decide upon said applica-
tion and petition, and ordered public notice
thereof to be given to all persons interest-
ed therein, by publishing said order, together
with the time and place of hearing, three
weeks successively in the Orleans County
Monitor, a newspaper which circulates in
the neighborhood of those persons interest-
ed in said estate, and that all persons
shall be present at the time assigned for
hearing.

Therefore, you are hereby notified to ap-
pear before said Court, at the time and place
assigned, then and there in said Court to
make your objections to the granting of
said license, if you see cause.

Given under my hand at Newport, in said
District, this 21st day of July, 1920.
B. M. SPOONER, Register.

Estate of Sarah A. Fox

STATE OF VERMONT

District of Orleans, ss.
The Honorable Probate Court for the Dis-
trict Aforesaid:

To all persons interested in the estate of
Sarah A. Fox late of Barton, in said Dis-
trict, deceased:
GREETING:

WHEREAS, said Court has assigned the
20th day of August next for examining and
allowing the account of the Administrator
of the estate of said deceased and for a de-
cree of the residue of said estate to the
said claimants of the same, and ordered that
public notice thereof be given to all persons
interested in said estate by publishing this
order three weeks successively previous to
the day assigned in the Orleans County
Monitor, a newspaper published at Barton,
in said District.

WHEREFORE, you are hereby notified to
appear at E. A. Cook's office in Orleans at
said Barton in said District, at 2 p. m., on
the day assigned, then and there to contest
the allowance of said account if you see
cause, and to establish your right as heirs,
legatees and lawful claimants to said res-
idue.

Given under my hand this 31st day of July
1920.
B. M. SPOONER, Register.

Estate of John W. Simpson

STATE OF VERMONT

District of Orleans, ss.
The Honorable Probate Court for the Dis-
trict Aforesaid:

To all persons interested in the estate of
John W. Simpson, late of New York in the
State of New York, deceased, leaving
Estate in this District:

At a Probate Court held at Newport,
within and for said District on the 8th day
of August, 1920, an authenticated copy of
the last Will and Testament of the Probate
thereof of John W. Simpson, late of New
York in the County of New York, in the
State of New York, deceased, leaving estate
in said District, duly proved, allowed and
established in the Surrogate's Court for
the County and State aforesaid, was pre-
sented to the Court here, that the same in-
strument may be allowed in this State
and the last Will and Testament of the said
decedent, and that said copy may be
filed and recorded in the Probate Court
for the District of Orleans, aforesaid, agree-
able to the statute in such cases made and pro-
vided:

And it is ordered by said Court that the
20th day of August, 1920, at the Probate
Court office in Newport, at 10 o'clock a. m.,
be assigned for all persons interested to ap-
pear and contest the allowance of such in-
strument, and the filing and recording of
the copy of said Will, and the probate there-
of, and that notice thereof be given by publishing this
order three weeks successively in the Or-
leans County Monitor, a weekly newspaper
published in said District, previous to the
time appointed.

WHEREFORE, you are hereby notified to
appear before said Court, at the time and
place aforesaid, and to contest the allow-
ance of the said instrument and the filing
and recording of the copy of said Will and
the probate thereof, as aforesaid, if you
have cause.

Given under my hand at Newport, in said
District, this 24 day of August, 1920.
B. M. SPOONER, Register.

ECZEMA
Money back without question
if ECZEMA does not fall in the
treatment of ITCH, RASH, ERY-
THEMA, or other itching skin diseases.
Try a 75 cent box at our risk.
Fred D. Pierce, Barton, Vermont

Commissioners' Notice

Estate of Fred F. Wakefield

The undersigned having been ap-
pointed by the Honorable Probate Court for
the District of Orleans, COMMISSIONERS
to receive, examine, and adjust the es-
tate of Fred F. Wakefield, late of Bar-
ton, N. H., to wit Greensboro, in said
District, deceased, and all claims
alleged to be due to or from the estate
of said Fred F. Wakefield, hereby give
notice that we will meet for the purpose
of settling the estate of said Fred F. Wakefield
at the Town Clerk's Office in
said Greensboro, in said District, on
the 1st day of August, and 3rd day of De-
cember, next, from 10 o'clock a. m. until 4 o'clock
p. m., on each of said days, and that
from the 1st day of August, 1920, to the
1st day of January, 1921, is the time limited by said Court
for examination and allowance.
Dated at Greensboro, Vt., this 2nd day
of August, A. D. 1920.

A. O. CHASE,
JOSEPH W. MAN,
Commissioners.

Rufus W. Spear, Adm.
of George Hawkins Estate
vs
Henry Hawkins.
In Chancery, Orleans County, Vt.

NOTICE

To the creditors of the late firm
Henry A. Hawkins of Barton in
county and the late George Hawkins
late of said Barton:

You are hereby notified that
undersigned, C. E. Hamblet, was
the 27th day of July A. D. 1920, di-
rectly appointed receiver in said cause,
the Hon. Fred M. Butler, Chancery
and it was ordered by said Chancery
that the said C. E. Hamblet pro-
ceed to list of creditors of said late firm
Hawkins, said receiver is able and
willing to pay all claims, debts and cor-
poreations forthwith to file with the
court the court an itemized statement
duly verified by oath, of their res-
pective claims against said late part-
nership and against the individual mem-
bers thereof, and the surviving part-
ners thereof, according to the de-
cree of said George Hawkins, within
days from July 27, 1920, or to be
should be forever barred from pro-
cessing any claim against said firm
or either of the late partners for a
partnership debt.

And was further ordered by said
court that notice be given by mail
within 30 days from July 27, 1920,
each creditor so far as known, at
last known post-office address, post-
age prepaid, a copy of the foregoing
order in respect to creditors of said
firm, and also by publishing in a
Newspaper published in Orleans County
Monitor, a newspaper, a notice
circulated in that vicinity, at least
three weeks successively, beginning
with the first week in August, A.
D. 1920, a full notice of this order
respect to creditors of said firm.

Therefore, you are hereby furth-
er notified to file with H. B. Cushman
Newport, Vermont, the clerk of said
court, an itemized statement, duly
verified by oath of your respective
claim or claims against said part-
nership and against the individual mem-
bers thereof, and the surviving part-
ners thereof, according to the de-
cree of said George Hawkins, within
days from July 27, 1920, or to be
ever barred from prosecuting any
claim against said firm or either
ship debt of said firm.

Dated at Barton in said county
Orleans this 2nd day of August, A.
D. 1920.

C. E. Hamblet,
Receiver.

ONCE MORE WE CAN FURNISH

Ray's Ready Ration

The Analysis is 25% to 27%

The Price is \$3.95 in 100's

Satisfaction is Guaranteed

RAY P. WEBSTER

Barton, Vt.

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We have anything you want in engines,
(four different kinds). Also have the famous
PAPEC and ROSS BROWER ensilage cut-
ters in the knife-wheel
type and ROWELL
in the cylinder type.
Can furnish you with